UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES – GENERAL

Case No. 8:24-cv-00927-JLS-MAA Date: October 11, 2024

Title: Michael C. Keo v. Knotts Berry Farm, LLC

Present: HONORABLE JOSEPHINE L. STATON, UNITED STATES DISTRICT JUDGE

Kelly DavisN/ADeputy ClerkCourt Reporter

ATTORNEYS PRESENT FOR PLAINTIFF: ATTORNEYS PRESENT FOR DEFENDANT:

Not Present Not Present

PROCEEDINGS: (IN CHAMBERS) ORDER TO SHOW CAUSE WHY THIS CASE SHOULD NOT BE DISMISSED DUE TO FAILURE TO PROSECUTE

On July 19, 2024, the Court issued an order vacating the Scheduling Conference because the parties indicated in their Joint Rule 26(f) Report that they consent to a mutually agreeable magistrate judge from the Court's Voluntary Consent List. (*See* Order at 1, Doc. 18; *see also* Joint Rule 26(f) Report at 3, Doc. 17.) The Court attached to the Order a blank CV-11D form for the parties' completion and filing. (Order at 2–3.)

To date, the docket reflects that the parties have neither filed a CV-11D form nor taken any further action in this matter. Accordingly, the Court ORDERS the parties to show cause, in writing, by no later than **five (5) days** from this Order's issuance, why this action should not be dismissed for failure to prosecute pursuant to Federal Rule of Civil Procedure 41(b). *See* Fed. R. Civ. P. 41(b). The Court will consider the parties' completion and filing of a CV-11D form to be an appropriate response to this Order.

Initials of Deputy Clerk: kd